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13 David Woll (*will comply with LR IA 10-2 within 45 days*)
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24 BANK, N.A., BARCLAYS BANK PLC, DEUTSCHE
25 BANK TRUST COMPANY AMERICAS, and THE
ROYAL BANK OF SCOTLAND PLC

16 **UNITED STATES DISTRICT COURT**

17 **DISTRICT OF NEVADA**

18 AVENUE CLO FUND, LTD.; AVENUE CLO
19 II, LTD.; AVENUE CLO III, LTD.; AVENUE
CLO IV, LTD.; AVENUE CLO V, LTD.;
AVENUE CLO VI, LTD.; BRIGADE
20 LEVERAGED CAPITAL STRUCTURES
FUND, LTD.; BATTALION CLO 2007-I
LTD.; CANPARTNERS INVESTMENTS IV,
LLC; CANYON SPECIAL OPPORTUNITIES
MASTER FUND (CAYMAN), LTD.;
21 CASPIAN CORPORATE LOAN FUND, LLC;
CASPIAN CAPITAL PARTNERS, L.P.;
22 CASPIAN SELECT CREDIT MASTER
FUND, LTD.; MARINER OPPORTUNITIES
FUND, LP; SANDS POINT FUNDING LTD.;
COPPER RIVER CLO LTD.; KENNECOTT
FUNDING LTD.; NZC OPPORTUNITIES
(FUNDING) II LIMITED; GREEN LANE

23 Case No. 2:09-cv-01047-KJD-PAL

24 **SECOND STIPULATION AND ORDER
25 TO EXTEND TIME TO FILE
RESPONSES TO AMENDED
COMPLAINT**

1 CLO LTD.; 1888 FUND, LTD.; ORPHEUS
2 FUNDING LLC; ORPHEUS HOLDINGS
3 LLC; LFC2 LOAN FUNDING LLC;
4 ABERDEEN LOAN FUNDING, LTD.;
5 ARMSTRONG LOAN FUNDING, LTD.;
6 BRENTWOOD CLO, LTD.; EASTLAND
7 CLO, LTD.; EMERALD ORCHARD
8 LIMITED; GLENEAGLES CLO, LTD.;
9 GRAYSON CLO, LTD.; GREENBRIAR CLO,
10 LTD.; HIGHLAND CREDIT
11 OPPORTUNITIES CDO, LTD.; HIGHLAND
12 LOAN FUNDING V, LTD.; HIGHLAND
13 OFFSHORE PARTNERS, L.P.; JASPER CLO,
14 LTD.; LIBERTY CLO, LTD.; LOAN
15 FUNDING IV LLC; LOAN FUNDING VII
16 LLC; LOAN STAR STATE TRUST;
17 LONGHORN CREDIT FUNDING, LLC; RED
18 RIVER CLO, LTD.; ROCKWALL CDO LTD.;
19 ROCKWALL CDO II, LTD.; SOUTHFORK
20 CLO, LTD.; STRATFORD CLO, LTD.;
21 WESTCHESTER CLO, LTD.; ING PRIME
22 RATE TRUST; ING SENIOR INCOME
23 FUND; ING INTERNATIONAL (II) –
24 SENIOR BANK LOANS EURO; ING
25 INTERNATIONAL (II) – SENIOR BANK
LOANS USD; ING INVESTMENT
MANAGEMENT CLO I, LTD.; ING
INVESTMENT MANAGEMEN CLO II,
LTD.; ING INVESTMEN MANAGEMENT
CLO III, LTD.; ING INVESTMENT
MANAGEMENT CLO IV, LTD.; ING
INVESTMENT MANAGEMENT CLO V,
LTD.; ENCORE FUND LP; NUVEEN
FLOATING RATE INCOME FUND;
FORTISSIMO FUND; NUVEEN FLOATING
RATE INCOME OPPORTUNITY FUND;
NUVEEN SENIOR INCOME FUND;
SYMPHONY CREDIT OPPORTUNITY
FUND, LTD.; SYMPHONY CLO I, LTD.;
SYMPHONY CLO II, LTD.; SYMPHONY
CLO III, LTD.; SYMPHONY CLO IV, LTD.;
SYMPHONY CLO V, LTD.; CARLYLE
HIGH YIELD PARTNERS 2008-1, LTD.;
CARLYLE HIGH YIELD PARTNERS VI,
LTD.; CARLYLE HIGH YIELD PARTNERS
VII, LTD.; CARLYLE HIGH YIELD
PARTNERS VIII, LTD.; CARLYLE HIGH
YIELD PARTNERS IX, LTD.; CARLYLE
HIGH YIELD PARTNERS X, LTD.;
CARLYLE LOAN INVESTMENT, LTD.;

1 CENTURION CDO VI, LTD.; CENTURION
2 CDO VII, LTD.; CENTURION CDO 8,
3 LIMITED; CENTURION CDO 9, LIMITED;
4 CENT CDO 10 LIMITED; CENT CDO XI
5 LIMITED; CENT CDO 12 LIMITED; CENT
6 CDO 14 LIMITED; CENT CDO 15 LIMITED;
7 VENTURE II CDO 2002, LIMITED;
8 VENTURE III CDO LIMITED; VENTURE IV
9 CDO LIMITED; VENTURE V CDO
10 LIMITED; VENTURE VI CDO LIMITED;
11 VENTURE VII CDO LIMITED; VENTURE
12 VIII CDO LIMITED; VENTURE IX CDO
13 LIMITED; VISTA LEVERAGED INCOME
FUND; VEER CASH FLOW CLO, LIMITED;
DUANE STREET CLO 1, LTD.; DUANE
STREET CLO II, LTD.; DUANE STREET
CLO III, LTD.; DUANE STREET CLO IV,
LTD.; DUANE STREET CLO V, LTD.; JAY
STREET MARKET VALUE CLO I, LTD.;
RIVA RIDGE MASTER FUND, LTD.;
MARINER LDC; GENESIS CLO 2007-1
LTD.; ARES ENHANCED LOAN
INVESTMENT STRATEGY III, LTD.;
PRIMUS CLO I, LTD.; PRIMUS CLO II,
LTD.; WEXFORD SPECTRUM INVESTORS
LLC; and DEBELLO INVESTORS LLC,

14 Plaintiffs,

15 v.

16 BANK OF AMERICA, N.A.; MERRILL
17 LYNCH CAPITAL CORPORATION;
JPMORGAN CHASE BANK, N.A.;
18 BARCLAYS BANK PLC; DEUTSCHE BANK
TRUST COMPANY AMERICAS; THE
ROYAL BANK OF SCOTLAND PLC;
19 SUMITOMO MITSUI BANKING
CORPORATION; BANK OF SCOTLAND;
HSH NORDBANK AG; MB FINANCIAL
20 BANK, N.A.; and CAMULOS MASTER
FUND, L.P.,

21 Defendants.

**SECOND STIPULATION AND ORDER TO EXTEND TIME TO FILE
RESPONSES TO AMENDED COMPLAINT**

2 PURSUANT TO LR 6-2 AND LR 7-1, IT IS HEREBY STIPULATED AND AGREED
3 by and among the parties hereto, through their respective attorneys that Defendants Bank of
4 America, N.A., Merrill Lynch Capital Corporation, JPMorgan Chase Bank, N.A., Barclays Bank
5 PLC, Deutsche Bank Trust Company Americas, The Royal Bank of Scotland PLC, Sumitomo
6 Mitsui Banking Corporation, Bank of Scotland PLC, HSH Nordbank AG, and Camulos Master
7 Fund, L.P. (collectively, “Defendants”), shall have up to and including September 30, 2009 to
8 serve and file their responses to the Amended Complaint.

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1 This stipulation is entered into without waiver of any of the parties' respective rights,
2 claims, or defenses.

3 DATED this 14th day of September, 2009.

4
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6 LARSEN

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15 -and-

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Attorneys for Defendant Camulos Master Fund, L.P.

IT IS SO ORDERED:

UNITED STATES MAGISTRATE/DISTRICT JUDGE

DATED: _____